

Udine (UD), 01/12/2010

Object: Privacy Protection Code. Information pursuant to the Decree Law No. 196, 30.6.2003 Dear Client,

We write to inform you that in order to start up and perform our contractual relations with you, we hold some

personal and tax data that has been acquired orally, directly or by means of third parties that concerns you and the latter is

qualified as personal by the law.

With reference to said data, we wish to inform you that:

the data is processed in relation to contractual requirements and the consequent performance of the legal and contractual

obligations derived from the same, as well as to achieve efficient management of commercial relations, marketing,

promotional, statistical and quality control activities.

The data shall be processed in writing and/or by employing magnetic stand and electronic or telematic procedures;

conferral of the data is obligatory in compliance with everything that is required by legal and contractual obligations and,

therefore, your refusal to supply it or to its subsequent processing might lead to this company being unable to start up

contractual relations;

nonconferral, instead, of all the data that cannot be traced back to legal and contractual obligations shall be evaluated,

from time to time, by this company and shall lead to the consequent decisions in relation to the importance of the data

requested concerning the commercial relationship;

the communication and divulgation of the data carried out in performance of legal obligations being understood, the latter

may be communicated in Italy and/or abroad to:

our agent network

group companies

companies associated with Super//Fluo

factoring companies

credit institutes

credit recovery companies

credit insurance companies

commercial information companies

professional people and consultants

companies operating in the transport sector

accountants

for the sole purposes of credit protection and the best possible management of our rights relative to each commercial

relationship; the data may be brought to the attention of the following categories of appointed individuals and/or those

responsible:

Companies that deal with data banks aimed at evaluating corporate solvency

Financial consultants

Legal consultants



the data shall be processed for the entire duration of the contractual relations and even thereafter to carry out the

performances foreseen by law as well as for future, commercial purposes;

your company, with reference to the data in case of point, shall be entitled to assert the rights foreseen in art. 7 of the

Decree Law No. 196/2003 (a copy of which is attached to the present) within the limits and conditions foreseen by articles

8, 9 and 10 of the aforementioned Decree Law;

The holder and individual in charge of processing your personal data is A_VENTURE SRL, with its registered offices in

viale Ledra, 108 33100 UDINE (UD), VAT Reg. No. 02617010307.

Art. 7 of the Decree Law No. 196/2003 (Right of access to personal data and other rights) The party concerned shall be entitled to obtain confirmation as to the existence or not of the personal data relating to him,

even if it has still to be registered, and its communication in such a way as to be readily understood

The party concerned shall be entitled to obtain an indication as to the:

- a) origin of the personal data;
- b) processing purposes and procedures;
- c) logic applied in the case of processing performed using electronic instruments;
- d) details identifying the holder, the people in charge and the appointed representative, pursuant to art. 5, par. 2;
- e) individual and categories of individuals to whom the personal data may be communicated or who shall be entitled to be

informed about it in their capacity of the appointed representative in the territory present in the State and the people in

charge or who have been appointed.

The party concerned shall be entitled to obtain the:

- a) updating, amendment or, when interested, integration of the data;
- b) cancellation, transformation into anonymity or the stoppage of data that has been processed in breach of the law,

including any data whose conservation is not required in relation to the purposes for which the same has been collected or

subsequently processed;

c) confirmation that the operations illustrated in the points referred to in points a) and b) foregoing hereto have been

brought to the attention, even with reference to their contents, to those to whom the data has been communicated or

divulged, except in the case in which said performance results as being impossible to achieve or would lead to the use of

means that are clearly out of proportion in view of the right that is being protected.

The party concerned shall be entitled to put up opposition, totally or partially:

- a) for good reasons concerning the processing of his personal data, even if pertinent to the purpose of the collection;
- b) the processing of personal data concerning him for the purposes of sending advertising material, direct sales or the

performance of market research or commercial communications.